Са	ıse 3:11-cv-02948-M	Document 137	Filed 06	/06/13	Page 1 of 6	PageID 3739	
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15 16 17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION						
18 19	In re: TFT-LCD (FLANTITRUST LITIG				r File No. 3:07- No. 1827	md-01827-SI (N.D. Cal.)	
<ul><li>20</li><li>21</li><li>22</li></ul>	This Document Relative MetroPCS Wireless, In Corp., et al., 3:11-cv-8	nc. v. AU Optron	ics	3:11-c	v-3763-SI; 3:11	9-SI; 3:11-cv-2225-SI; 1-cv-3856-SI; 3:11-cv- 1-SI; 3:12-cv-1426-SI	
<ul><li>23</li><li>24</li><li>25</li></ul>	Office Depot, Inc. v. A 3:11-cv-2225-SI Interbond Corp. of An Corp., et al., 3:11-cv-	nerica v. AU Opti	-	ORDE AND	ER EXTENDI	D [ <del>PROPOSED</del> ] NG TIME TO MEET D/OR FILE MOTIONS	
26 27 28	Schultze Agency Servi Tweeter Opco, LLC an v. AU Optronics Corp	ces, LLC, on beh nd Tweeter Newc	o, LLC,				
	STIPULATION AND [PROPOSE EXTENDING DISCOVERY CUT AND CONFER AND/OR FILE M	OFF; TIME TO MEET	- 1 -		N	Master File No. 3:07-md-01827-SI	

## Case 3:11-cv-02948-M Document 137 Filed 06/06/13 Page 2 of 6 PageID 3740 P.C. Richard & Son Long Island Corp., et al. v. AU Optronics Corp., et al., 3:11-cv-4119-SI CompuCom Systems, Inc. v. AU Optronics Corp., et al., 3:11-cv-6241-SI NECO Alliance LLC v. AU Optronics Corp., et al., 3:12-cv-1426-SI

Direct Action Plaintiffs Office Depot, Inc.; Interbond Corporation of America; Schultze Agency Services, LLC; P.C. Richard & Son Long Island Corporation; MARTA Cooperative of America, Inc.; ABC Appliance, Inc.; CompuCom Systems, Inc.; MetroPCS Wireless, Inc.; and NECO Alliance LLC (collectively, "Direct Action Plaintiffs"), and Defendants AU Optronics Corporation and AU Optronics Corporation America (collectively, "AU Optronics" and together with Direct Action Plaintiffs, the "Parties") stipulate as follows:

WHEREAS the Parties have previously stipulated to, and the Court has approved, the extension of dates set in the Court's Orders re Pretrial and Trial Schedule (MDL Dkt. No. 7665) ("Track 2 Scheduling Stipulation");

WHEREAS the Track 2 Scheduling Stipulation extended the close of fact discovery to May 17, 2013;

WHEREAS on February 22, 2013, Direct Action Plaintiffs served their First Set of Requests for Admission and First Set of Interrogatories to AU Optronics (the "DAP Discovery");

WHEREAS AU Optronics' responses to the DAP Discovery were due on March 28, 2013;

WHEREAS Direct Action Plaintiffs agreed to extend AU Optronics' time to respond to the DAP Discovery to April 18;

WHEREAS, the Parties have met and conferred regarding AU Optronics' responses to the DAP Discovery before the close of fact discovery;

WHEREAS additional time is needed to meet and confer regarding AU Optronics' responses to the DAP Discovery;

WHEREAS on April 12, 2013 AU Optronics served Defendant AU Optronics Corporation's First Set of Requests for Admission to Direct Action Plaintiffs; Defendant AU Optronics Corporation's First Set of Interrogatories to Direct Action Plaintiffs; and Defendant AU Optronics Corporation's First Set of Requests for Production to Direct Action Plaintiffs (the "AUO Discovery");

WHEREAS Direct Action Plaintiffs timely served responses to the AUO Discovery on

May 15, 2013; WHEREAS AU Optronics has requested additional time to meet and confer regarding 1 Direct Action Plaintiffs' responses to the AUO Discovery; and 2 NOW, THEREFORE, the Parties stipulate and agree as follows: 3 The period for AU Optronics and Direct Action Plaintiffs to meet and confer regarding 4 their responses to the DAP Discovery and the AUO Discovery, respectively, and/or for any party 5 to file a motion to compel regarding the DAP Discovery and/or the AUO Discovery is extended 6 to June 24, 2013. 7 IT IS SO STIPULATED. 8 9 DATED: May 24, 2013 /s/ Philip J. Iovieno 10 William A. Isaacson Melissa Felder 11 BOIES, SCHILLER & FLEXNER LLP 5301 Wisconsin Ave. NW, Suite 800 12 Washington, D.C. 20015 Telephone: (202) 237-2727 13 Facsimile: (202) 237-6131 Email: wisaacson@bsfllp.com 14 mfelder@bsfllp.com 15 Philip J. Iovieno Anne M. Nardacci 16 Luke Nikas Christopher V. Fenlon 17 BOIES, SCHILLER & FLEXNER LLP 10 North Pearl Street, 4th Floor 18 Albany, NY 12207 Telephone: (518) 434-0600 19 Facsimile: (518) 434-0665 Email: piovieno@bsfllp.com 20 anardacci@bsfllp.com lnikas@bsfllp.com 21 cfenlon@bsfllp.com 22 Counsel for Plaintiffs Office Depot, Inc.; Interbond Corp. of America; Schultze Agency Services, LLC; P.C. Richard 23 & Son Long Island Corporation; MARTA Cooperative of America, Inc.; ABC Appliance Inc.; CompuCom Systems, 24 Inc.; MetroPCS Wireless, Inc.; and NECO Alliance LLC 25 26 27

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27	STIPULATION AND [PROPOSED] ORDER

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